UNITED STATES BANKRUPTCY COURT DISTRICT OF IDAHO

Field Code Changed

In Re:	Case No.
Debtor(s)	
CHAPTER 13 PLAN AND RELATE	D MOTIONS (Docket)
This Chapter 13 Plan and Related Motions co standard plan as approved by the U.S. Bankruptcy Cou preceding the section number designates a modified pl fill-in-the-blank sections, designated check boxes, or c check this box will make any modified provisions of the	art, District of Idaho. An asterisk immediately an section. No asterisk is provided for any claim treatment within any table. <i>Failure to</i>
This plan is proposed by the <u>D</u> debtor(s). It contains rights. It contains matters, which if not objecte <u>Creditors cannot vote on this plan.</u> A creditor motions may do so by timely filing a written object must be filed with the court and served upon the Chapter 13 trustee as follows (check one):	d to, may be accepted by the court as true. who wishes to oppose the plan and related ction. Any objection must be in writing, and
by the time set for the 11 U.S.C. sec. 3 thereafter, or as otherwise allowed by law confirm this plan, accept the valuations without further notice or hearing. Confir Bankruptcy Rule 2002.5(a). Any objection days after the time set for the Section 341(a)	Any objection must be filed and served 41(a) meeting, not later than seven (7) days who have a court may and allegations herein, and grant the motions must be filed and served not later than seven (7) meeting of creditors, or as otherwise allowed by may confirm this plan, accept the valuations and nout further notice or hearing.
must be filed and served no later than sconfirmation hearing, or as otherwise allo	s not filed with the petition. Any objection seven (7) days prior to the time set for the owed by law. Absent any such objection, the aluations and allegations herein, and grant the suant to Local Bankruptcy Rule 2002.5(b).
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This is an amended plan subject to notice, hearing, and objections under Local Bankruptcy Rule 2002.5(c).

If a creditor files a timely written objection, that creditor must also appear at the hearing on confirmation of the plan to assert the objection or the objection may be denied without further notice or hearing. The provisions of the confirmed plan will bind the \underline{Dde} and each creditor.

NOTICE: T	ne undersigned certifies that regardless of any variant formatting: (Check One)
	This Chapter 13 Plan and Related Motions contains all the standard language as
	approved by the U.S. Bankruptcy Court, District of Idaho. Excep
	fill in the blank sections, designated check boxes, or claim treatment within any
	table, there are no modifications to the court approved language.
	This Chapter 13 Plan and Related Motions contains language that is differen
	from the standard plan as approved by the U.S. Bankruptcy Court, District of
	Idaho. An asterisk immediately preceding the section number designates a
	modified plan section. No asterisk is provided for any fill-in-the-blank sections
	designated check boxes, or claim treatment within any table.
DISCHARG	
	The debtor is not eligible for a discharge of debts because the debtor has
	previously received a discharge described in 11 U.S.C. sec. 1328(f).
	The debtor will seek a discharge of debts pursuant to 11 U.S.C. sec. 1328(a).
1. DISCHA	RGE (Check One)
Debte	or(s) is/are not eligible for a discharge of debts pursuant to 11 U.S.C. §1328(f), OR
Debto	or(s) is/are seeking a discharge of debts pursuant to 11 U.S.C. §1328(a).

1. PAYMENTS TO TRUSTEE.

Such portion of the projected future earnings and income of the debtor as is necessary for the execution of the plan is submitted to the supervision and control of the Chapter 13 trustee for the duration of this plan, to wit:

2. PAYMENTS TO THE TRUSTEE

Such portion of the projected future earnings and income of the Debtor(s) as is necessary for the execution of the plan is submitted to the supervision and control of the Chapter 13 Trustee for the duration of this plan, to wit:

1.1 PERIODIC PLAN PAYMENTS. In addition to the payments provided under Sections 4.1, 6.1, 6.3, 6.4, and 8, debtor will pay to the trustee for a term,

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not exceeding _____ months the sum of \$_____ monthly. The debtor shall commence making payments proposed by the plan to the trustee no later than thirty (30) days after the date the bankruptcy petition is filed.

2.1 **PERIODIC PLAN PAYMENTS**

In addition to the payments provided under Sections 6.1, 6.3, 6.4 and 8, Debtor(s) will pay to the Trustee for a term of months the sum of monthly. The Debtor(s) shall commence making payments proposed by the plan to the Trustee no later than thirty (30) days after the date the bankruptcy petition is filed.

1.2 INCOME TAX REFUNDS. (Check One)

2.2 **INCOME TAX REFUNDS**

- Debtor projects no income tax refunds during the term of this plan. As a result, no income tax refunds will be turned over to the trustee; OR
- Debtor projects income tax refunds during the term of this plan. During the applicable commitment period of the plan, as defined in 11 U.S.C. sec. 1325(b)(4), the debtor will turn over to the trustee all net income tax refunds. At any time during the term of the plan, debtor shall be entitled to use a tax refund to pay taxes due any other taxing authority; however, the debtor shall remit any net income tax refund balance to the trustee. Upon the trustee's stipulation with the debtor and an order of the court, the debtor may retain, in whole or in part, certain net income tax refunds during the term of the plan to facilitate the terms of this plan or to meet other reasonable and necessary needs of the debtor.

24.3 EARLY PAYOFF.

Debtor(s) may not pay off this plan in less than the applicable commitment period without notice to interested parties and an opportunity for hearing before the court unless the plan pays all allowed unsecured creditors in full.—

24.4 WAGE DEDUCTION ORDER.

Debtor(s) acknowledge(s) that if the Debtor(s) is/are ever more than thirty (30) days delinquent on any payment due under Section 2+.1 of this plan, upon request of the Ttrustee, a wage deduction order to Debtor(-s)' employer may immediately be issued.

-21.5. DEFERRAL OF PAYMENTS FOR CAUSE.

The trustee, for cause, may defer not more than two monthly payments per calendar year without further notice to parties or hearing before the court. The Trustee, for cause, may defer not more than two monthly payments per calendar year and not more than four payments over the term of the plan, without further notice to parties or a hearing before the court.

32. POST-CONFIRMATION RECOVERY OF PROPERTY.

Debtor(s) elects as follows: (Check One)

- The trustee shall retain the right, post confirmation, to recover moneys, to recover property and to avoid liens pursuant to 11 U.S.C. sec. 541, et seq. Any such recovery or avoidance shall, when liquidated, be disbursed to creditors as additional disposable income, in accordance with 11 U.S.C. sec. 1325 (b); OR
- The Ddebtor(s) has/have calculated the right to recover moneys, to recover property and to avoid liens pursuant to 11 U.S.C. sec. 541, et seq in the plan payment. As a result, the trustee shall not retain such further rights post confirmation. As a result, the Trustee shall not retain such further rights post-confirmation to recover money or property on all transfers and avoidance actions that were timely disclosed to the Trustee and the creditors prior to confirmation.

43. PROVISIONS FOR ADMINISTRATIVE AND PRIORITY CLAIMS.

From the payments received, the trustee shall make disbursements of allowed claims entitled to administrative and priority status under 11 U.S.C. sec. 503 and 507 respectively, in deferred cash payments as follows. From the payments received, the Trustee shall make disbursements to holders of allowed claims entitled to administrative and priority status under 11 U.S.C. §503 and §507 respectively, in deferred cash payments as follows:

43.1 Domestic Support Obligations (Ceheck Aall Aapplicable Bboxes)

- 3.1.1 No Domestic Support Obligations are owed.
- 3.1.2 The debtor(s) is current on domestic support obligation(s) and will continue to make post petition payments pursuant to the support order.
- ☐ 3.1.3 Allowed unsecured claims for Domestic Support Obligations allowed under 11 U.S.C. sec. 507(a)(1)(A) in equal monthly installments over the term of the plan.
- 3.1.4 Allowed unsecured claims for Domestic Support Obligations allowed under
 11 U.S.C. sec. 507(a)(1)(B) in equal monthly installments over the term
 of the plan. Total of payments if less than 100%; \$
 - No Domestic Support Obligations are owed.
 - The Debtor(s) is/are current on domestic support obligation(s) and will continue to make post-petition payments pursuant to the support order.
- Allowed unsecured claims for Domestic Support Obligations allowed under 11 U.S.C. §507(a)(1)(A) which are estimated to be \$ shall be paid in equal monthly installments over the term of the plan. The Debtor(s) will continue to make post-petition

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		suant to the support order.
		nsecured claims for Domestic Support Obligations allowed under
		07(a)(1)(B) shall be paid in equal monthly installments over the term of the plan
		ments if less than 100%: \$. The Debtor(s) will continue to make
<u>p</u>	ost-petition p	payments pursuant to the support order.
4	3.2Trus	stee. Fees to the trustee as provided by 28 U.S.C. sec. §586.
4	3.3Atto	rney. (Ceheck Oene)
•		Model Retention Agreement, Local Rule 2016.1, of \$ (not to
		exceed \$3,000), exclusive of costs. Said attorney has received \$
		prior to the filing hereof and is to be paid the remaining
		amount in monthly payments over the initial months of distribution
		or in such longer period as is required to allow the Trustee to make the se
		monthly installments as set forth in this plan.
		Fees and costs to the Delebtor(s)'-s attorney in an amount to be prover
I		and allowed by the court but not to exceed \$, payable in
		equal monthly installments over the initial months of distribution
		This is in addition to the fee retainer paid pre-petition (\$) and
		any sums allowed in any previous orders(s).
3	.4Taxe	es. Unless the holder of the claim agrees otherwise, upon confirmation of
		olan and the filing of an allowed claim, any allowed unsecured priority claims
	of go	overnmental units shall be paid: (Check One)
	_	
-		During the initial months of the plan; OR
	_	In equal monthly installments over the term of the plan.
4.4 1	AVEC AND	O OTHER GOVERNMENT PRIORITY CLAIMS.
		nation of the plan and the filing of an allowed claim, any allowed unsecured
		as of governmental units which are estimated to be \$ shall be paid
	Check One)	is of governmental units which are estimated to be \$\phi\$ shall be paid
		monthly installments over the terms of the mlan
		monthly installments over the term of the plan. s become available after set monthly installments pursuant to the plan are made.
	7 13 Tullus	s become available after set monthly installments pursuant to the plan are made.
ı		
4P	ROVISION	NS FOR CREDITORS HOLDING CERTAIN PURCHASE MONEY
S	ECURED (CLAIMS.
The clair	n of each (of the following secured creditors who have a purchase money interest
		r 1) in a motor vehicle acquired for the debtor's personal use within 910 days
prior to t	ne filing of	the bankruptcy petition; or 2) in any other thing of value that was incurred
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during one year prior to the date the bankruptcy petition was filed shall be paid as follows:

4.1 Certain Purchase Money Secured Claims Not in Default. To those creditors who have Certain PMSI Claims whose rights are not being modified, the allowed secured claim of each shall be paid directly by debtor according to the terms of the outstanding agreements with each creditor as follows:

CREDITOR	COLLATERAL DESCRIPTION	DATE OF CONTRACT	AMOUNT OF CLAIM	MONTHLY PAYMENT

4.2____Modification of Rights (Other than Value) of Holders of Certain Purchase

Money Secured Claims. To each of the following named creditors holding

Certain PMSI Claims, the allowed secured claim of each shall be paid as follows:

The allowed secured claim shall be amortized at the rate of interest (simple interest, direct reducing) in equal monthly installments over the term of the plan.

Secured creditors' rights and claims will be modified in accordance with the terms provided herein and payments will be made to the creditor by the trustee.

The debtor hereby MOVES the court for an order so fixing the treatment and/or the amount of the secured claim as follows:

CREDITOR	COLLATERAL DESCRIPTION	CONTRACT- DATE	AMOUNT OF— CLAIM-	RATE OF INTEREST	PROJECTED MONTHLY PAYMENT	PROJECTED TOTAL PAYMENTS

If a secured creditor objects to this provision, debtor will ask the court, at the hearing on confirmation, to confirm the plan over the creditor's objection.

4.3 Surrender of Collateral Subject to Certain Purchase Money Secured Claims

The debtor shall surrender debtor's interest in the collateral securing the PMSI claims of the following creditors. Unless the automatic stay has already been terminated by court order or applicable law, upon the entry of the order confirming this plan, the automatic stay imposed by 11 U.S.C. sec. 362(a) as against the creditors and collateral set forth below, shall be terminated pursuant to 11 U.S.C. sec. 362(d).

CREDITOR	COLLATERAL TO BE SURRENDERED

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5. MODIFICATION OF RIGHTS OF HOLDERS OF OTHER SECURED CLAIMS. (INCLUDING PREPETITION SECURED TAX CLAIMS)

To each of the following named creditors, the full value of the allowed secured claim held shall be paid by the trustee.

5. PROVISIONS FOR MODIFICATION OF SECURED CLAIMS

To each of the following named creditors holding an allowed secured claim, the creditor shall retain its lien on the collateral securing that claim until the earlier of 1) the payment of the underlying debt determined under nonbankruptcy law; or 2) discharge under 11 U.S.C. §1328. If the case is dismissed or converted without completion of the plan, such lien shall be retained by the secured creditor to the extent recognized by applicable nonbankruptcy law.

Secured creditors' rights and claims will be modified in accordance with the terms provided herein and payments will be made to the creditor by the Trustee.

Unless otherwise provided, the allowed secured claim shall be amortized at the rate of interest (simple interest, direct reducing) in equal monthly installments over the term of the plan.

The projected total payments constitute the Debtor(s)' best estimate of the total of all payments to be made to the secured creditor on the secured portion of such creditor's claims. At the discretion of the Trustee, allowed secured claims of \$500 or less may have payment accelerated. In the event that the creditor files a proof of claim indicating the secured claim is less than the amount provided for in the plan or that provides for a lower interest rate, then the Trustee shall pay the lower claim amount or lower interest rate per the claim.

If a secured creditor objects to the provision, Debtor(s) will ask the court, at the hearing on confirmation, to confirm the plan over the creditor's objection, pursuant to 11 U.S.C. §1325(a)(5)(B).

5.1 Modification of Rights Each creditor holding an allowed secured claim shall retain its lien on the collateral securing that claim until the earlier of 1) the payment of the underlying debt determined under nonbankruptcy law; or 2) discharge under 11 U.S.C. sec. 1328. If the case is dismissed or converted without completion of the plan, such lien shall be retained by the secured creditor to the extent recognized by applicable non-bankruptcy law.

The allowed secured claim shall be amortized at the rate of interest (simple interest, direct reducing), in equal monthly installments over the term of the plan.

Any portion of the debt owed to a creditor in excess of the allowed secured claim will be treated in this plan as an unsecured claim. Subject to the terms of the order of confirmation of the plan, unless otherwise ordered by the court, payments shall commence from the trustee upon filing of an allowable claim.

The projected total payments constitute the debtor's best estimate of the total of all payments made to the secured creditor on the secured portion of such creditor's claims. At the discretion of the trustee, allowed secured claims of

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\$500 or less may have payment accelerated.

Secured creditors' rights and claims will be modified in accordance with the terms provided for herein by debtor. Except as provided by 11 U.S.C. sec. 1325(a)(5)(B)(i)(II), an order setting the secured portion of a claim, at less than the total amount of the entire claim, voids the creditor's lien to the extent of the unsecured portion of the claim.

The debtor hereby MOVES the court for an order so fixing the amount of the allowed secured claim as follows:

CREDITOR	COLLATERAL DESCRIPTION	ALLOWED- SECURED- CLAIM-	RATE OF INTEREST	PROJECTED- MONTHLY- PAYMENT	PROJECTED TOTAL PAYMENTS

If a secured creditor objects to this provision, debtor will ask the court, at the hearing on confirmation, to confirm the plan over the creditor's objection, pursuant to 11 U.S.C. sec. 1325(a)(5)(B).

5.1 MODIFICATION OF RIGHTS (OTHER THAN VALUE) OF HOLDERS OF CERTAIN PURCHASE MONEY SECURED CLAIMS (PMSI) ON MOTOR VEHICLES PURCHASED WITHIN 910 DAYS OF THE FILING OF THE CASE FOR THE DEBTOR(S) PERSONAL USE OR ANY OTHER THING OF VALUE PURCHASED WITHIN A YEAR OF FILING.

To each of the following named creditors holding properly perfected PMSI as described above, the Debtor(s) intend to pay the amount of your secured claim in full. The total estimated amount provided hereinafter represents the Debtor(s)' assertion of the amount of the claim as of the day the bankruptcy was filed. In the event that the creditor's allowed claim provides otherwise, the allowed claim shall control.

The Debtor(s) hereby MOVES the court for an order so fixing the treatment of the secured claim as follows:

CREDITOR	COLLATERAL DESCRIPTION	CONTRACT DATE (REQUIRED)	ESTIMATED AMOUNT OF CLAIM	RATE OF INTEREST PER PLAN	PROJECTED TOTAL PAYMENTS

5.2 MODIFICATION OF RIGHTS OF HOLDERS OF SECURED CLAIMS (INCLUDING SECURED TAX CLAIMS)

To each of the following named creditors the Debtor(s) has/have set forth the amount of your secured claim and your rights and claims will be modified in accordance with the terms provided for herein by Debtor(s). Except as provided by 11 U.S.C. §1325(a)(5)(B)(i)(II), an order setting the secured portion of a claim, at less than

Chapter 13 Plan Rev. 11/01/10 — 8 Chapter 13 Plan Revision Date – 01/01/13 the total amount of the entire claim, voids the creditor's lien to the extent of the unsecured portion of the claim.

Any portion of the debt owed to a creditor in excess of the allowed secured claim will be treated in this plan as an unsecured claim. Subject to the terms of the order of confirmation of the plan, unless otherwise ordered by the court, payments shall commence from the Trustee upon filing of an allowable claim.

The Debtor(s) hereby MOVES the court for an order so fixing the amount of the allowed secured claim as follows:

CRE	<u>DITOR</u>	COLLATERAL DESCRIPTION	DATE OF CONTRACT (REQUIRED)	ALLOWED SECURED CLAIM	RATE OF INTEREST PER PLAN	PROJECTED TOTAL PAYMENTS
			_	_		
		_	_	_		

5.32 Curing of Default of Long-Term Secured Claims.

To each of the below_named creditors, the <u>Ddebtor(s)</u> does not propose to pay, in full, their allowed secured claim during the term of this plan. Each creditor shall retain its lien on the collateral securing the claim until the allowed secured claim is paid in full.

The $\underline{\mathsf{Ddebtor}(s)}$ will continue the regular monthly contract payments directly to the creditor pursuant to the contract terms. Each post-petition payment shall be paid by $\underline{\mathsf{Ddebtor}(s)}$ as it comes due. The initial post-petition payment shall commence on the first full month following the filing of this bankruptcy by $\underline{\mathsf{d}}$ $\underline{\mathsf{Ddebtor}(s)}$.

The default payments under this plan, shall be applied by creditor to the earliest payment for which a portion of the payment is due. Default payments shall commence upon filing of an allowable claim and subject to the terms of the order of confirmation of the plan. Unless otherwise provided, payments shall be in equal monthly amounts, during the term of the plan. The total in default provided hereinafter represents the Debtor(s)'-s assertion of the amount of the default as of the day the bankruptcy was filed. In the event that the creditor's allowed claim provides otherwise, the allowed claim shall control. Each creditor shall further be entitled to receive interest on their claim, as allowed by law. Such interest rate shall be the non-default contract rate of interest provided in the contract between each creditor and debtor. Such interest rate shall be the non-default contract rate of interest provided in the contract between each creditor and Debtor(s). In addition to the default, for each claim secured only by an interest in the Debtor(s)' principal residence the Trustee is authorized to pay a claim filed for the preparation of the proof of claim not to exceed \$425 without further notice or hearing.

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CREDITOR	COLLATERAL	PROJECTED	RATE OF
	DESCRIPTION	DEFAULT	INTEREST

5.4 LIENS AVOIDED ON DEBTOR(S)' REAL PROPERTY

TO EACH OF THE FOLLOWING NAMED CREDITORS, THE DEBTOR(S) CONTEND THAT THE BALANCE DUE ON THE NOTE(S) SECURED BY PRIOR PROPERLY RECORDED DEEDS OF TRUST EXCEED THE VALUE OF THE REAL ESTATE SECURING SAID CREDITOR'S LIEN AND THAT YOUR CLAIM IS COMPLETELY UNSECURED. TO EACH OF THESE CREDITORS, YOUR TIMELY FILED CLAIMS WILL BE TREATED IN THIS PLAN AS UNSECURED CLAIMS AND UPON THE SUCCESSFUL COMPLETION OF THIS PLAN YOUR LIEN WILL BE AVOIDED.

For each creditor listed in this section the Debtor(s) will serve notice as required in Bankruptcy Rule 7004 and file a proof of service with the court.

The Debtor(s) hereby MOVE the court for an order so fixing the amount of the allowed secured claim as zero dollars.

CREDITOR	PROPERTY ADDRESS	VALUE OF REAL ESTATE	BALANCE OF RECORDED LIENS WITH HIGHER PRIORITY	RECORDING DATE OF LIEN BEING AVOIDED	INSTRUMENT NUMBER

6. DISBURSEMENTS DIRECTLY BY DEBTOR(S).

Debtor(s) shall make the following disbursements directly to creditors and shall treat the following claims and obligations as indicated:

6.1 Secured Claims Not in Default.

To secured creditors whose rights are not being modified, the secured claim of each shall be paid directly by Debtor(s) according to the terms of the outstanding agreements with each creditor. For each claim secured only by an interest in the Debtor(s)' principal residence the Trustee is authorized to pay a claim filed for the preparation of the proof of claim not to exceed \$425 without further notice or hearing. The Debtor(s) shall pay these creditors directly as follows:

CREDITOR	COLLATERAL DESCRIPTION	ESTIMATED- BALANCE OWING	AMOUNT OF PAYMENT MADE DIRECTLY BY DEBTOR

CREDITOR	COLLATERAL DESCRIPTION	DATE OF CONTRACT	RATE OF INTEREST (REQUIRED)	ESTIMATED BALANCE OWING	AMOUNT OF PAYMENT MADE DIRECTLY BY THE DEBTOR(S)

6.2___Surrender of Collateral by Debtor.

The Debtor(s) shall surrender their interest in the collateral securing the claims of the following creditor. The debtor shall surrender debtor's interest in the collateral securing the claims of the following creditor. Unless the automatic stay has already been terminated by court order or applicable law, upon the entry of the order confirming this plan, the automatic stay imposed by 11 U.S.C. sec. 362(a) as against the creditors and collateral set forth below, shall be terminated pursuant to 11 U.S.C. sec. 362(d).

CREDITOR	COLLATERAL TO BE SURRENDERED

Payments to Lessors of Personal Property. No later than thirty (30) days after the date the bankruptcy petition is filed, the debtor shall commence making payments scheduled in a lease of personal property directly to the lessor for that portion of the obligation that comes due after the filing of the bankruptcy petition. The debtor shall provide the trustee evidence of such payment, including the amount and date of payment.

LESSOR	PERSONAL PROPERTY DESCRIPTION	LEASE PAYMENT	

6.3 PRE-CONFIRMATION PAYMENTS TO PURCHASE MONEY SECURED CREDITORS OF PERSONAL PROPERTY

Chapter 13 Plan Rev. 11/01/10 - 11 Chapter 13 Plan Revision Date - 01/01/13 No later than thirty (30) days after the date the bankruptcy petition is filed, the Debtor(s) shall commence making payments on allowed claims of purchase money secured creditors of personal property in an amount sufficient to provide adequate protection, directly to the creditor until confirmation. The payments made under this subsection shall reduce the amount owed under the plan. The Debtor(s) shall provide the Trustee evidence of such payments, including the amount and date of the payments.

CREDITOR COLLATERAL DESCRIPTION		ADEQUATE PROTECTION PAYMENT		

Pre-Confirmation Payments to Purchase Money Secured Creditors of Personal Property. No later than thirty (30) days after the date the bankruptey petition is filed, the debtor shall commence making payments on allowed claims of purchase money secured creditors of personal property in an amount sufficient to provide adequate protection, directly to the creditor until confirmation. The payments made under this subsection shall reduce the amount owed under the plan. The debtor shall provide the trustee evidence of such payment, including the amount and date of payment.

CREDITOR	COLLATERAL DESCRIPTION	ADEQUATE PROTECTION PAYMENT	

6.5	Post Petition Tax Obligations (cl	hack all that apply
0.5	Tost I chilon Tax Obligations (ci	icek an mat appry

- Real property taxes are being paid through escrow by debtor's mortgage holder.
- Real property taxes are being paid by the debtor.
- Personal property taxes are being paid by debtor.

6.4 POST-PETITION TAX OBLIGATIONS (Check All That Apply)

- Real property taxes are being paid through escrow by Debtor(s)' mortgage holder.
 - Real property taxes are being paid by the Debtor(s).
 - Personal property taxes are being paid by Debtor(s).

6.6 Post Petition Domestic Support Obligations. Debtor will continue to make Domestic Support Obligation payments pursuant to the support order as indicated in Section 3.1.2 of the plan.

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7. PROVISIONS FOR UNSECURED CLAIMS.

—7.1 ____Classification of Unsecured Claims.

Unless otherwise provided, the following unsecured claims will receive from the Terustee the_-indicated dollar amounts, in equal monthly installments during the term hereof, on their allowed claim. Payments shall commence upon confirmation of this plan and filing of an allowed claim.

CREDITOR	AMOUNT TO BE PAID
CLASS "A" Co-signed claims owing to:	To be paid in full. (Debtor(s) estimates this claim to be \$)
CLASS "B" - Other claims owing to:	

7.2 General Unsecured Claims.

Upon confirmation, and at times consistent with the other provisions of this plan, the Trustee will, from funds available after payment of priority and secured claims, pay pro-rata dividends to all creditors who have filed timely allowed unsecured claims.

8. <u>ASSUMPTION OR REJECTION OF UNEXPIRED LEASES AND/OR EXECUTORY CONTRACTS.</u>

The debtor hereby MOVES for the approval of the assumption or rejection (as applicable) of the following unexpired leases and/or executory contracts in accordance with 11 U.S.C. sec. 365. For those lease(s) and/or contract(s) assumed below, the debtor asserts the total in default is as indicated and that the default shall be cured as set forth below, pursuant to 11 U.S.C. sec. 365(b). Payments on any assumed lease(s) and/or contract(s) due after the filing of the bankruptey petition shall be made directly by the debtor as set forth below, and not through the trustee. Payments curing defaults on any such assumed lease(s) and/or contract(s) shall be paid through the trustee. In regard to any lease(s) and/or contract(s) rejected by the debtor, unless the automatic stay has already been terminated by court order or applicable law, upon the entry of the order confirming this plan, the automatic stay shall be terminated as against the lease(s) and/or contract(s) rejected and the creditors and property involved.

C	REDITOR	COLLATERAL	REJECT OR	TOTAL IN	DEFAULT	PAYMENT.
		DESCRIPTION	ASSUME	DEFAULT	PAYMENT PAID	MADE-
					BY TRUSTEE	DIRECTLY BY
						DEBTOR

Chapter 13 Plan Rev. 11/01/10 — 13 Chapter 13 Plan Revision Date – 01/01/13 The Debtor(s) hereby MOVE for the approval of the assumption or rejection (as applicable) of the

following unexpired leases and/or executory contracts in accordance with 11 U.S.C. §365. For those lease(s) and/or contract(s) assumed below, the total in default provided hereinafter represents the Debtor(s)' assertion of the amount of the default as of the day the bankruptcy petition was filed. In the event that the creditor's allowed claim provides otherwise, the allowed claim shall control.

Payments on any assumed lease(s) and/or contract(s) due after the filing of the bankruptcy petition shall be made directly by the Debtor(s) pursuant to the terms of the contract and not through the Trustee no later than thirty (30) days after the date the bankruptcy petition is filed. The Trustee shall pay the default over the term of the plan; however, at the discretion of the Trustee, defaults of \$500 or less may have payment accelerated. At the request of the Trustee the Debtor(s) shall provide evidence of such payments, including the amount and date of the payments. Payments curing defaults on any such assumed lease(s) and/or contract(s) shall be paid through the Trustee.

In regard to any lease(s) and/or contract(s) rejected by the Debtor(s), unless the automatic stay has already been terminated by court order or applicable law, upon the entry of the order confirming this plan, the automatic stay shall be terminated as against the lease(s) and/or contract(s) rejected and the creditors and property involved.

CREDITO	R COLLAT DESCRIF	 LEASE END DATE	MONTHLY PAYMENT MADE DIRECTLY BY DEBTOR(S)	PROJECTED DEFAULT TO BY TRU	O BE PAID

9. <u>LIEN AVOIDANCE (Check One)</u> AVOIDANCE OF LIENS ON EXEMPT PROPERTY PURSUANT TO LOCAL BANKRUPTY RULE 4003.2

- No motion to avoid judicial liens under 11 U.S.C. sec. 522(f)(1)(A), or to avoid non possessory, non-purchase money security interests under 11 U.S.C. sec. 522(f)(1)(B), is proposed in this plan. Any such motion(s) will be filed separately either before or after confirmation. A check in this box indicates that no motion to avoid judicial liens under 11 U.S.C. sec. 522(f)(1)(A), or to avoid non-possessory, non-purchase money security interests under 11 U.S.C. sec. 522(f)(1)(B), is proposed in this plan. Any such motion(s) will be filed separately either before or after confirmation
 - A motion to avoid judicial liens under 11 U.S.C. sec. 522(f)(1)(A), or to or to avoid non possessory, non purchase money security interests under 11 U.S.C. sec. 522(f)(1)(B), is made herein and the allegations and details as required by the Code and Rules are asserted below. A check in this box indicates that a motion to avoid judicial liens under 11 U.S.C. §522(f)(1)(A), or to avoid

Chapter 13 Plan Rev. 11/01/10 14 Chapter 13 Plan Revision Date – 01/01/13 $\frac{\text{non-possessory,}}{\text{non-purchase}} \frac{\text{money}}{\text{money}} \frac{\text{security}}{\text{interests}} \frac{\text{under}}{\text{under}} \\ \frac{11 \text{ U.S.C. } \$522(f)(1)(B), \text{ is made herein and the allegations and details as required}}{\text{by the Code and Rules are asserted below.}}$

10. VESTING OF	PROPERTY OF THE ESTATE:
Subject only to the lien of the estate: (Check On	s provided for in this plan and upon confirmation of this plan, all property
<u></u>	Shall vest in the <u>Ddebtor(s)</u> ; OR Shall not vest in the <u>Ddebtor(s)</u> .
DATED this_	day of 20
	Debtor(s)
	Debtor(s)

Attorney for the Debtor(s)